



1 **MARK W. BRIDEN**
2 *Attorney at Law*
3 *691 Maraglia Drive*
4 *P.O. Box 493085*
5 *Redding, CA 96049*
6 *(530)222-1664*

7
8 State Bar No. 096806
9 Attorney for Debtor

10
11 UNITED STATES BANKRUPTCY COURT
12 EASTERN DISTRICT OF CALIFORNIA

13 In Re: RONNIE LOYD and
14 CYNTHIA LOYD

15 Case No. 10-37406-C-7
16 Docket Control No. MWB-1

17 MOTION FOR ORDER
18 ABANDONING PROPERTY
19 OF THE ESTATE

20 DATE: September 21, 2010
21 TIME: 9:30 am
22 JUDGE: KLEIN
23 COURTROOM: 35

24 Local Rule 9014-1

25 Debtor.

26 /

27 TO THE HONORABLE JUDGE CHRISTOPHER M. KLEIN:

28 RONNIE LOYD and CYNTHIA LOYD, dba RON LOYD RC SALES, debtor,
by and through their attorney, MARK W. BRIDEN, respectfully represent:

1. On July 1, 2010, debtors filed a petition under Chapter 7 of the United
2. States Bankruptcy Code. Michael P. Dacquisto was appointed Chapter 7 Trustee.
3. This Motion seeks an Order Abandoning certain assets of the estate.
4. The assets being abandoned are those being used by RON LOYD RC SALES, a
5. wholesale distribution with inventory valued at \$5,000.00 and accounts receivables valued at

1 **MARK W. BRIDEN**
2 *Attorney at Law*
3 *691 Maraglia Drive*
4 *P.O. Box 493085*
5 *Redding, CA 96049*
6 *(530)222-1664*

7
8 \$800.00. These assets are listed in Schedule B and claimed exempt pursuant to CCP §
9 703.140(b)5.

10 4. Request is hereby made this Court take Judicial Notice of Schedules B and C of the
11 filed petition.

12 5. There is no equity in said property realizable for the benefit of the Chapter 7
13 Trustee and estate. The property is inconsequential to the estate.

14 WHEREFORE FOLLOWING Notice and Hearing, debtor, by and through their
15 attorney, pray for an Order of this Court as follows:

16 1. For an Order Compelling Michael P. Dacquisto, Chapter 7 Trustee, to Abandon
17 any and all interest he may hold, as Chapter 7 Trustee, in debtors wholesale distribution business
18 known as RC Sales, operating from debtors personal residence at 8160 Green Acres Lane,
19 Redding, California; and

20 2. For such other and further relief as this Court may deem just and proper.

21 DATED: August 19, 2010

22 
23 **MARK W. BRIDEN**
24 ATTORNEY FOR DEBTOR